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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/475,526	12/30/1999	CHARLES R. YOUNT	042390.P6602	6450
75	90 04/24/2003			
BLAKELY SOKOLOFF TAYLOR & ZAFMAN LLP 12400 WILSHIRE BOULEVARD SEVENTH FLOOR			EXAMINER	
			KENDALL, CHUCK O	
LOS ANGELES	ES, CA 90025		ART UNIT	PAPER NUMBER
			2122	12
			DATE MAILED: 04/24/2003	12

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/475,526	YOUNT ET AL.	- C			
		Examiner	Art Unit	и.			
		Chuck O Kendall	2122				
	The MAILING DATE of this communication ap	ppears on the cover sheet	with the correspondence addre	ss			
Period fo	• •	V IC CET TO EVDIDE 2	MONTH(S) EDOM				
THE I - Exter after - If the - If NO - Failu - Any r	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1. SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a represent of the reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statutely received by the Office later than three months after the mailing department of the mailing patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may ply within the statutory minimum of t d will apply and will expire SIX (6) M te, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this comm ABANDONED (35 U.S.C. § 133).	unication.			
1)⊠	Responsive to communication(s) filed on 17	March 2003 .					
2a) <u></u> □	This action is <b>FINAL</b> . 2b)⊠ T	his action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
•	ion of Claims	A'					
•	Claim(s) is/are pending in the application.						
	4a) Of the above claim(s) is/are withdra	awn from consideration.					
	Claim(s) is/are allowed.						
	Claim(s) <u>21-45</u> is/are rejected.						
•	Claim(s) is/are objected to.  Claim(s) are subject to restriction and/	or election requirement					
-	ion Papers	or election requirement.					
	The specification is objected to by the Examin	ner.					
• —	The drawing(s) filed on is/are: a)□ acc		y the Examiner.				
	Applicant may not request that any objection to t	the drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).				
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.							
	If approved, corrected drawings are required in r	eply to this Office action.					
12)	The oath or declaration is objected to by the E	Examiner.					
Priority (	under 35 U.S.C. §§ 119 and 120						
13)	Acknowledgment is made of a claim for foreign	gn priority under 35 U.S.0	C. § 119(a)-(d) or (f).				
a)	☐ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority document	nts have been received.					
	2. Certified copies of the priority documen	nts have been received ir	Application No				
* (	3. Copies of the certified copies of the pri application from the International E See the attached detailed Office action for a lis	Bureau (PCT Rule 17.2(a)	).	age			
14) 🗌 🗸	Acknowledgment is made of a claim for domes	stic priority under 35 U.S.	C. § 119(e) (to a provisional ap	oplication).			
	<ul> <li>The translation of the foreign language p</li> <li>Acknowledgment is made of a claim for dome</li> </ul>	• •					
Attachmen	at(s)						
2) Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	ew Summary (PTO-413) Paper No(s). of Informal Patent Application (PTO-1				
S Patent and	rademark Office						

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## DETAILED ACTION

This action is in response to the application filed 03/17/03
 Claims 21-45 have been examined.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 21,22,31,32,41 & 42 are rejected under 35 U.S.C. 102(e) as being anticipated by Hollander USPN 6,347,388 B1.

Regarding claims 21, & 31 a method comprising:

generating a first test program to test the functionality of an integrated circuit (IC), the first test program including a test program population having a first set of instructions and data; executing the first test program;

evaluating a first set of coverage, data from the first test program to determine if the IC has been sufficiently tested (7:5-12), wherein evaluating the first set of coverage data comprises comparing the coverage data to a predetermined coverage requirement (5:32-37, see coverage data and cross coverage analysis); and generating a second program if the IC has not been sufficiently tested by the first test program, the second test program including an updated test program population having a second set of instructions and data being a mutation of the original population (8:33-38, see incremental testing, and development of test suites for verification and catching other bugs in system or other devices, and see for cross coverage for holes not caught

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by original test, and also refer to 15-20 where it shows tests being simulated for particular scenarios with regards to the limitation of updated test program population from Applicant's claims).

Regarding claims 22 the method of claim 21, further comprising:

executing the second test program (5:32-37, also refer to 8:60-67).

Regarding claim 31 see reasoning in claim 21.

Regarding claim 32 see reasoning in claim 22.

Regarding claim 41 see reasoning in claim 21.

Regarding claim 42 see reasoning in claim 22.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 23,24,33 &34 rejected under 35 U.S.C. 103(a) as being unpatentable over Hollander USPN 6,347,388 B1 in view of Hayes USPN 5,799,266.

Regarding claims 23,33 Hollander discloses all the claimed limitation as applied in claim 22. Hollander doesn't explicitly disclose generating a first abstract syntax tree. However Hayes does disclose this limitation. Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify and or combine Hollander and Hayes to implement the instant claimed invention because, generating tests

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using syntax trees allows programmer to test all possible combination thereby achieving the desired results.

Regarding claim 24 method of claim 23 wherein generating the first test program comprises; generating a second abstract syntax tree (Hayes,8:45-50 as understood by the examiner a test driver utilizes a syntax tree, therefore since art discloses a plurality of drivers examiner interprets a second abstract syntax tree to be inherent also see figure 3); a second set of instructions and for the second AST( figure 3, see tests attributes, functions and method definitions, 44,46,48); and translating the first AST into a first executable(figure 3, 66,68,70 also see 8:45-50);

Regarding claim 34 see reasoning in claim 24.

Claims 25-30,36-40 & 43-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hollander USPN 6,347,388 B1 in view of Hayes USPN 5,799,266 and further in view of Miller et al USPN 6,175,948 B1 hereinafter Miller.

Regarding claims 25, & 35 method Hollander as modified discloses all the claim limitations as applied in claim 24. Hollander as modified doesn't explicitly disclose mutating a selected AST. However, Miller does disclose this feature fig 4, 408. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combing and or modify Hollander as modified with Miller to implement the instant claimed invention because, making an AST reusable makes generating tests more efficient.

Regarding claim 26, wherein mutating AST comprises removing a segment of the selected AST (figure 4,408 for reuse); and inserting a replacement into the selected AST (see 9: 45-50 for modifying model).

Regarding claim 27, see claim 24 for reasoning.

Regarding claim 28, method of claim 25 wherein mutating a AST comprises; selecting the first and second AST into mutated AST (3:30-35, see integration and merging).

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Regarding claim 29, see claim 27 for reasoning.

Regarding claim 30, see Hollander Figure 1, for coverage data.

Regarding claim 36, see claim 26 for reasoning.

Regarding claim 37, see claim 27 for reasoning.

Regarding claim 38, see claim 28 for reasoning.

Regarding claim 39, see claim 29 for reasoning.

Regarding claim 40, see claim 30 for reasoning.

Regarding claim 43, see claim 42 for reasoning.

Regarding claim 44, see claim 26 for reasoning

Regarding claim 45, see claim 28 for reasoning.

## Correspondence Information

Any inquires concerning this communication or earlier communications from the examiner should be directed to Chuck O. Kendall who may be reached via telephone at (703) 308-6608. The examiner can normally be reached Monday through Friday between 8:00 A.M. and 5:00 P.M. est.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, *Greg Morse can be* reached at (703) 308-4789.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-3900.

For facsimile (fax) send to 703-7467239 official and 703-7467240 draft

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